PATENT APPLICATION FEE DETERMINATION RECORD

Effective October 1, 2003

Application	orDocket	Number
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10820122

		CLAIMS	AS FILED	- PART	1			CMALL		<u> </u>			_
r	(Column 1) (Column 2) TOTAL CLAIMS //		umn 2)	3	SMALL TYPE	ENTITY	OR		R THAI ENTIT				
Ľ	OTAL CLAIM	<u> </u>	1/8			<u> </u>		RATE	FEE	1	RATE	FE	E
F	FOR NUMBER FILED		NUM	BER EXTRA		BASIC FE	385.00	OR	BASIC FEE	770.	00		
TOTAL CHARGEABLE CLAIMS // minus 20=					X\$ 9=		OR	XS18=					
INDEPENDENT CLAIMS 2 minus 3 = "			•			X43=		OR	X86=	1			
MULTIPLE DEPENDENT CLAIM PRESENT				+145=	1	7	+290=						
* 1	f the differenc	e in column 1 is	s less than :	zero, enter	"0" in	column 2		TOTAL	+	OR	TOTAL	77	· 6
.0	5/1/06	CLAIMS AS	AMENDE	D - PART	ΓII			.0.,.		104	OTHER	THAN	
_	11108	(Column 1)		(Colum		(Column 3)		SMALL	ENTITY	OR	SMALL		
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		(Column 1)		(Calum	- 0	10-1	A	DDIT. FEE	L	OR ,	ODIT. FEE		\dashv
		CLAIMS	I	(Colum		(Column 3)	_	_	T	, ,	-		_
AMENOMENT B		REMAINING AFTER AMENDMENT		PREVIOU PAID F	USLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI TIONA FEE	T.
ŽQN QN	Total	•	Minus	**	•			X\$ 9=		OR	X\$18=		1
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		(Column 1)		Column	O\	/O-4 0	AE	DOIT. FEE I		OH A	DDIT. FEE L		ㅓ
	`	CLAIMS		(Columni HIGHES		(Column 3)	_	·		_			
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	Independent	•	Minus	***			\vdash			OR			4
1	FIRST PRESE	NTATION OF MU	ILTIPLE DEF	PENDENT C	LAIM		-	X43=		OR	X86=		1
If the entry in column 1 is less than the entry in column 2, write "0" in column 3.													
 	"If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20." ADDIT. FEE The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.						7						

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U.S. Pleant and Transman, Office , U.S. DEPARTMENT OF COMMERCE
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Under the Paperson Reputation Act of 1980, no persons are province to com-					
PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136	(w)				
FY 2005 (Poss pursuent to the Consolidated Appropriations Act. 2005 (N.R. 4818).)	20002.0359				
Application Number 10/820,122	Filed #pril 8, 2004				
For GOLF BALL COMPOSITIONS WITH IMPROVED TEMPERA RESISTANCE, AND RESILIENCY	TURE PERFORMANCE, HEAT				
Art Unit 1712	Examine D. BUTTNER				
This is a request under the provisions of 37 CFR 1 136(a) to extend the period for filing a reply in the above identified application.					
The requested extension and fee are as tokows (check time period desired an					
<u>Fon</u>	Small Entity Face				
☐ One month (37 CFR 1.17(a)(1)) \$120	\$50 \$				
☐ Two months (37 CFR 1 17(a)(2)) \$450	\$225 \$				
Three months (37 CFR 1.17(a)(3)) \$1020	\$510 \$ <u>1020</u>				
Four months (37 CFR 1 17(a)(4)) \$1590	\$ \$				
Five months (37 CFR 1.17(a)(5)) \$2160	\$1080 \$				
 □ Applicant claims small entity status. See 37 CFR 1.27. □ A check in the amount of the fee is enclosed. □ Payment by credit card. Form PTO-2038 is attached. □ The Director has already been authorized to charge fees in this application to a Deposit Account. □ The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number 19-5127. I have enclosed a duplicate copy of this shert. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. 					
i am the 🔲 appticant/inventor.					
assignee of record of the entire interest. See 37 CFR 3.71 Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/::B/98).					
☑ attorney or agent of record Registration Number 54.432					
attorney or agent under 37 CFR 1.34.					
Registration fundoer it acting under 37 CFR 1.34					
Signature Lange	March 1, 2006				
Stephanie D. Scruggs	(2)(2) 424-7500				
Typed or printed name Telephyria Number NOTE Segnatures of est the inventors or seegness of record of the empressment or their representative(s) as a required. Submit multiple forms of					
more tran one agreeme is required, see delaw.					
Total of 2 forms are submitted.					

LLP

This opacion or information is required by \$7 CFR 1 136(a). The information is required to obtain or ration a benefit by the public which is to the last by the LUSPTO to proceed) an application. Confidentistry is governed by \$5 U.S.C. 122 and \$7 CFR 1.11 and 1.14. This controlled in table is mining to complete, including gattering, preparing, and submitting the con-passes application form to the USPTO. Time will vary depending upon the dissolutionate case. Any comments on the endougle of the poly required to the formation suggestions for reducing this outlook, should be some to the Chief monitoring to Officer, U.S.Paint and Televisian, Office, U.S.Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Palents, P.O. Box 1450, Alexandria, VA 22313-1450.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: S. WU et al.

Aπomey Docket No: 20002.0329

Application No.: 10/820,122

Group Art Unit: 1712

Filed: April 8, 2004

Examiner: D. Buttner

For: GOLF BALL COMPOSITIONS WITH

IMPROVED TEMPERATURE

PERFORMANCE, HEAT RESISTANCE, AND

RESILIENCY

TERMINAL DISCLAIMER UNDER 37 CFR § 1.321(c)

Commissioner for Patents PO Box 1450 Alexandria, Virginia 22313-1450

Sir:

Petitioner, Stephanie D. Scruggs, represents that she is one of the anomeys of record for Acushnet Company, the assignee of the entire right, tule and interest in and to the above-identified application by virtue of an assignment from Shenshen WU and Shawn RICt.'l to Acushnet Company recorded at Reel 015195 / Frame 0902 on April 8, 2004.

Petitioner hereby disclaims the terminal part of any patent granted on the above-identified application that would extend beyond the expiration date of U.S. Patent No. 6,835,794 to Wu et al., filed August 27, 2002, as well as any patents issuing from co-pending and commonly owned U.S. Patent Application No. 10/820,124, filed April 8, 2004, and hereby agrees that any patent so granted on the above-referenced application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to U.S. Preent No. 6,835,794 and any patent issuing from U.S. Patent Application No. 10/820,124.

Petitioner further agrees that this agreement is to run with any patent granted on the aboveidentified application and is to be binding upon the grantee, its successors, and assigns.

Petitioner does not disclaim any terminal part of any patent granted on the above-identified application prior to the expiration date of the full statutory term of the parent patents, U.S. Patent No. 6,835,794, or any patent issuing from U.S. Patent Application No. 10/820,124 in the event that any such patent later: expires for failure to pay a maintenance fee, is held unenforceable, is